IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant/Patentee:		Ş	Group Art Unit:
THE BODINE COMPANY, IN	VC.	9696969	
Filed/Issued:		§ §	Examiner:
Serial No./Pat. No.:		§ §	
For: REMOTE CONTROL TEST APPARATUS		& & &	Atty File: A98297US
<u>1</u>	POWER OF ATTOR	RNEY BY A	ASSIGNEE
Under the provisions of 37 C	C.F.R. §§ 3.71 and 3	3.73(b), the	e undersigned assignee of record of the entire
			tion by virtue of an assignment recorded (check
as applicable):			
[X] [] []	Concurrently Here Date Recorded		
elects to conduct the prosecution of	of the application/ma	aintenance	e of the patent to the exclusion of the named
·			clares that it is an officer of Assignee and has
			that, to the best of its knowledge, title is in the
			I statements made herein of its own knowledge
are true and that all statements ma	de on information a	ind belief a	are believed to be true. The Assignee hereby
revokes any previous powers of atto	orney and appoints	the following	ing to prosecute this application, maintain this
patent and transact all business in th	e Patent and Trade	mark Office	e connected therewith:
H. Roy Berkenstock Charles C. Garvey, Jr. Gregory C. Smith Seth M. Nehrbass Stephen R. Doody	Reg. No. 24,719 Reg. No. 27,889 Reg. No. 29,441 Reg. No. 31,281 Reg. No. 29,062		
Please direct all communications to	GARVEY SMITH I	NEHRRASS	SS & DOODY, 3838 N. Causeway, Suite 3290,
			2070; to the attention of: H. Roy Berkenstock.
ASSIGNEE			
	TH	E BODINE	COMPANY, INC.
Date: October 23, 1997	BY:	:	Exander L. Ertz III

TITLE:

Secretary

DECLARATION

Attorney Docket No. V98297US

SOLE/JOINT INVENTOR ORIGINAL/SUBSTITUTE/CIP

As a below named inventor, I hereby declare that: my residence, post office address, and citizenship are as stated below next to my name. I believe I am the original, first, and sole inventor (if only one name is listed below) or a joint inventor (if plural inventors are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

as described in the specification [] attached				
amended on n/a	or [X] of Provisional Patent Application Se	erial N o. 60/106,470	filed_10/30/1998	and
hereby state that I have reviewed and underst to above; that I do not know and do not believe or described in any printed publication in any o been patented or made the subject of an inven- an application filed by me or my legal represe information of which I am aware which is mater information is material when it is not cumula	e the same was ever known or used in the Un country before my or our invention thereof or ntor's certificate issued before the date of this entative or assigns more than twelve months rial to the examination of this application in ac	nited States of America before r more than one year prior to the s application in any country for s prior to this application; and ccordance with Title 37, Code	e my or our invention thereof, or phis application; that the invention oreign to the United States of Amount of that I acknowledge the duty to come of Federal Regulations § 1.56(a	atented has not erica on lisclose
(1) it establishes, by itself or in co	embination with other information, a prima f	facie case of unpatentability	of a claim; or	
(2) it refutes, or is inconsistent wif	th, a position the applicant has taken or ma	ay take in:		
(i) opposing an argume	ent of unpatentability relied on by the Office	e, or		
(ii) asserting an argume	ent of patentability.			
hereby claim foreign priority benefits under I have also identified below any foreign applic				ow and
COUNTRY	APPLICATION NUMBER	DATE OF FILING	PRIORITY CLAIMED UNDER 35 USC 119	
N/A			□ YES □ NO	
		•	□ YES □ NO	
true; and further that these statements we imprisonment, or both, under Section 1001	re made with the knowledge that willful fa	alse statements and the lil	ke so made are punishable by	fine or
true; and further that these statements we imprisonment, or both, under Section 1001 application or any patent issued thereon.	of Title 18 of the United States Code and I	alse statements and the lil that such willful false staten	ke so made are punishable by	fine or
true; and further that these statements we imprisonment, or both, under Section 1001 application or any patent issued thereon. FULL NAME OF SOLE OR FIRST INVENTOR	of Title 18 of the United States Code and I	alse statements and the lil that such willful false staten	ke so made are punishable by nents may jeopardize the validit	fine or y of the
true; and further that these statements we imprisonment, or both, under Section 1001 application or any patent issued thereon. FULL NAME OF SOLE OR FIRST INVENTOR DAVID B. CRENSHAW RESIDENCE 7346 Old Dominion Ct.,	re made with the knowledge that willful fa of Title 18 of the United States Code and t	alse statements and the lil that such willful false staten	ke so made are punishable by nents may jeopardize the validit	fine or y of the
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